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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/839,529	04/20/2001	Andrew Hausman	3524/33	2141
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BROWN, RAYSMAN, MILLSTEIN, FELDER & STEINER LLP 900 THIRD AVENUE			OYEBISI, OJO O	
	NEW YORK, NY 10022			PAPER NUMBER
			3628	

DATE MAILED: 01/19/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)				
	09/839,529	HAUSMAN, ANDREW				
Office Action Summary	Examiner	Art Unit				
	OJO O. OYEBISI	3628				
The MAILING DATE of this communication app						
Period for Reply						
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA  - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication.  - If NO period for reply is specified above, the maximum statutory period w  - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tim vill apply and will expire SIX (6) MONTHS from , cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).				
Status						
1) Responsive to communication(s) filed on 10/03	<u>3/05</u> .					
2a) This action is <b>FINAL</b> . 2b) ⊠ This	·—					
•	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
closed in accordance with the practice under E	x parte Quayle, 1935 C.D. 11, 45	53 O.G. 213.				
Disposition of Claims						
4) Claim(s) 1-50 is/are pending in the application.						
4a) Of the above claim(s) is/are withdraw	wn from consideration.					
5) Claim(s) is/are allowed.						
6) Claim(s) <u>1-50</u> is/are rejected.						
7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/o	r election requirement					
of Claim(s) are subject to restriction and/o	r cicottori requirement.					
Application Papers	•					
9) The specification is objected to by the Examine	er.					
10)☐ The drawing(s) filed on is/are: a)☐ acc						
Applicant may not request that any objection to the	• • • • • • • • • • • • • • • • • • • •					
Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the Ex						
Priority under 35 U.S.C. § 119						
<ul><li>12) ☐ Acknowledgment is made of a claim for foreign</li><li>a) ☐ All b) ☐ Some * c) ☐ None of:</li></ul>	priority under 35 U.S.C. § 119(a	)-(d) or (f).				
1. Certified copies of the priority documents have been received.						
2. Certified copies of the priority documents have been received in Application No						
<ol><li>Copies of the certified copies of the prio</li></ol>		ed in this National Stage				
application from the International Bureau	• • • • • • • • • • • • • • • • • • • •					
* See the attached detailed Office action for a list	of the certified copies not receive	ed.				
Attachment(s)	_					
1) Notice of References Cited (PTO-892) 4) Interview Summary (PTO-413) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) Paper No(s)/Mail Date						
Notice of Dransperson's Patent Drawing Review (P10-948)     Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08)     Paper No(s)/Mail Date 7/30/01.		Patent Application (PTO-152)				

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### **DETAILED ACTION**

In the Amendment filed on Oct 3, 2005, the following have occurred: Claims 1, 13, 16 and 46 are currently amended. Claims 2-12, 14-15, 17-45 and 47-50 are as originally filed. Claims 1-50 are currently pending and claims 1-50 stand rejected in this office action.

## Claim Rejections - 35 USC § 103

- The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- Claims 1-50 are rejected under 35 U.S.C. 103(a) as being unpatentable over
   Kalmus et al. (Kalmus hereinafter, US PAT: 4,674,044).

Re claim 1. Kalmus discloses a method for electronic trading of interests with a reserve over at least one network including computers, comprising: receiving terms for a total desired trade of interests (i.e., orders has to include appropriate data fields, such as identification of the office and customer, stock identification, price particulars and so forth, and then qualifies the order, see col.5, lines 1-10), said terms comprising an identification of said interests (i.e., stock/orders/shares/securities, see col.5, lines 1-10), an initial price (i.e., current bid and asked prices, see col.5, lines 1-10), an initial quantity (i.e., the amount of stock available for customer purchase or sale, see abstract) and a reserve quantity (i.e., orders not executable, i.e., orders not qualified, are either stored

in memory for later execution if they become qualified, see col.5, lines 15-20); associating with said desired trade a reserve price change (i.e., a favorable change in the market price for a security, see col.5, lines 19-22); disclosing terms of a first proposed trade of said interest to others via the at least one network (i.e., first determines whether or not each received order can be executed i.e., qualifies the order, see col.5, lines 5-10) said terms for a first proposed trade comprising an identification of said interests (i.e., stock/orders/shares/securities, see col.5, lines 1-10), said initial price (current bid and asked prices, see col.5 lines 1-10) and said initial quantity(i.e., the amount of stock available for customer purchase or sale, see abstract); and upon acceptance of said first proposed trade (i.e., order execution, see col.5, lines 22-25), disclosing terms of a second proposed trade of said interest to others via the at least one network (i.e., determines whether or not each received order can be executed i.e., qualifies the order, see col.5, lines 5-10), said terms for a second proposed trade comprising an identification of said interests (i.e., stock/orders/shares/securities, see col.5, lines 1-10). Kalmus does not explicitly disclose the limitations "a second price, and a second quantity, said second price being equal to said initial price changed by said reserve price change, and said second quantity comprising at least a portion of said reserve quantity." However, Kalmus does suggest that when the insider market price changes, the processor signals the trader who in turn readjusts his quantity or other market-characterizing criteria, and following each price change, all non-executable orders stored in memory are reviewed to determine whether they have become executable (see col.5, line31-45). Thus, when the price changes and the quantity is

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readjusted, it is obvious that there will be a new price (i.e., second price, third price, fourth price etc) and a new quantity (i.e., second quantity, third quantity, fourth quantity etc), and said second quantity would comprise at least a portion of said reserve quantity (i.e., every order (first, second, third etc) would be taken from non executable orders (reserve quantity) until all orders become executable).

Re claims 2-7. Kalmus discloses the method, wherein said interests comprise interests in commodities contracts, energy forward contracts, equity securities, fixed income securities, currency, a first currency and said initial price and said second price are expressed in a second currency (i.e., stock/orders/shares/securities see col.5, lines 1-10, also see abstract).

Re claim 8. Kalmus further discloses the method, wherein all terms of said second proposed trade are automatically disclosed (i.e., operative best bid and best asked prices for each stock are communicated over link 22 from NASDAQ......, and orders for trades in the relevant securities are funneled to the processor in real time, see col.4, lines 52-60).

Re claim 9. Kalmus further discloses the method as stated supra, wherein all terms of said second proposed trade are disclosed only after some intervention by an appropriate system user (i.e., the processor signals the trader to readjust his quantity or other market-characterizing criteria, see col.5, lines 35-40).

Re claims 10 and 11. Kalmus further discloses the method as stated supra, wherein said proposed trades are proposed sales, and said reserve price change increases said initial price, and said proposed trades are proposed purchases, and said reserve

price change decreases said initial price (i.e., Thus, for example, the customer may seek to sell stock above the current bid price or to purchase the security below the current asked price. A customer may seek to trade a number of shares which exceeds the amount which the particular market maker is willing to accommodate, either in gross or for any one order. Orders not executable, i.e., orders not qualified, are either stored in memory in the processor 10 for later execution if they become qualified (such as by a favorable change in the market price for a security which can then accommodate the customer's price limits, col.5 lines 5-20. That is to say, the bid prices and the asked prices are readjusted when the orders become qualified depending on if the orders are sale orders or purchase orders, later execution of proposed sales would sell at higher prices than the initial price, and later execution of proposed purchases would purchase at lower prices than the initial prices).

Re claim 12. Kalmus further discloses the method, wherein said second quantity is equal to a preselected quantity, or if said reserve quantity is less than the preselected quantity, all of said reserve quantity (i.e., when the insider market price changes, the processor signals the trader who in turn readjusts his quantity or other market-characterizing criteria, and following each price change, all non-executable orders stored in memory are reviewed to determine whether they have become executable (see col.5, line31-45), that is to say, when the price changes and the quantity is readjusted, it is obvious that there will be a new price (i.e., second price) and a new quantity (i.e., second quantity), and said second quantity would comprise at least a portion of said reserve quantity (i.e., every order (first, second, third etc) would be taken

from non executable orders (reserve quantity) until all orders become executable – note if preselected quantity > reserve quantity, then all orders have been executed, reserve=0).

Re claim 13. Kalmus does not explicitly disclose the method, further comprising: upon acceptance of said second proposed trade, disclosing terms of a third proposed trade of said interest to others via the at least one network, said terms for a third proposed trade comprising an identification of said interests, a third price, and a third quantity, said third price equal to said second price changed by said reserve price change, and said third quantity being not greater than said reserve quantity less said second quantity. However, Kalmus does implicitly teach this limitations "when the insider market price changes, the processor signals the trader who in turn readjusts his quantity or other market-characterizing criteria, and following each price change, all non-executable orders stored in memory are reviewed to determine whether they have become executable" (see col.5, line31-45). Thus, when the price changes and the quantity is readjusted, it is obvious that there will be a new price (i.e., second price, third price, fourth price etc) and a new quantity (i.e., second quantity, third quantity, fourth quantity etc), and said third quantity would comprise at least a portion of said reserve quantity (i.e., every order (first, second, third etc) would be taken from non executable orders (reserve quantity) until all orders become executable - note if preselected quantity > reserve quantity, then all orders have been executed, reserve=0, thus reserve quantity has to be >= preselected quantity).

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Re claim 14. Kalmus further implicitly disclose the method, wherein said third remaining quantity is equal to a preselected quantity, or if the quantity of reserve remaining less said first and second quantities, all remaining reserve (i.e., "when the insider market price changes, the processor signals the trader who in turn readjusts his quantity or other market-characterizing criteria, and following each price change, all non-executable orders stored in memory are reviewed to determine whether they have become executable" (see col.5, line31-45). Thus, when the price changes and the quantity is readjusted, it is obvious that there will be a new price (i.e., second price, third price, fourth price etc) and a new quantity (i.e., second quantity, third quantity, fourth quantity etc), and said third quantity would comprise at least a portion of said reserve quantity (i.e., every order (first, second, third etc) would be taken from non executable orders (reserve quantity) until all orders become executable - note if preselected quantity > reserve quantity, then all orders have been executed, reserve=0, thus reserve quantity has to be >= preselected quantity).

Re claim 15. Kalmus further discloses the method, further comprising completing at least one of said trades (i.e., order execution, see col.5 lines 5-45).

Re claim 16. Claim 16 recites similar limitations to claim 1, and thus rejected using the same art and rationale in the rejection of claim 1.

Re claim 17. Kalmus further discloses the method, wherein said condition is acceptance of a portion of an order for which the quantity and price are disclosed (i.e., when the insider market price changes, the processor signals the trader who in turn readjusts his quantity or other market-characterizing criteria, and following each price

change, all non-executable orders stored in memory are reviewed to determine whether they have become executable (see col.5, line31-45))

Re claim 18. Claim 18 recites similar limitations to claim 1 and thus rejected using the same art and rationale in the rejection of claim 1.

Re claims 19-22. Kalmus discloses the product, wherein said interests comprise interests in commodities contracts, energy forward contracts, in equity securities, fixed income securities (i.e., stock/orders/shares/securities see col.5, lines 1-10, also see abstract).

Re claim 23. Claim 23 recites similar limitations to claim 8 and thus rejected using the same art and rationale in the rejection of claim 8.

Re claim 24. Claim 24 recites similar limitations to claim 9 and thus rejected using the same art and rationale in the rejection of claim 9.

Re claims 25 and 26. Kalmus further discloses the method as stated supra, wherein said proposed trades are proposed sales, and said reserve price change increases said initial price, and said proposed trades are proposed purchases, and said reserve price change decreases said initial price (i.e., Thus, for example, the customer may seek to sell stock above the current bid price or to purchase the security below the current asked price. A customer may seek to trade a number of shares which exceeds the amount which the particular market maker is willing to accommodate, either in gross or for any one order. Orders not executable, i.e., orders not qualified, are either stored in memory in the processor 10 for later execution if they become qualified (such as by a favorable change in the market price for a security which can then

accommodate the customer's price limits, col.5 lines 5-20. That is to say, the bid prices and the asked prices are readjusted when the orders become qualified depending on if the orders are sale orders or purchase orders, later execution of proposed sales would sell at higher prices than the initial price, and later execution of proposed purchases would purchase at lower prices than the initial prices).

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Re claim 27. Claim 27 recites similar limitations to claim 12 and thus rejected using the same art and rationale in the rejection of claim 12.

Re claim 28. Claim 28 recites similar limitations to claim 13 and thus rejected using the same art and rationale in the rejection of claim 13.

Re claim 29. Claim 29 recites similar limitations to claim 14 and thus rejected using the same art and rationale in the rejection of claim 14.

Re claim 30. Claim 30 recites similar limitations to claim 15 and thus rejected using the same art and rationale in the rejection of claim 15.

Re claims 31 and 32. Kalmus further discloses the product, wherein said interests comprise currency, and said interests comprise a first currency and said initial price and said second price are expressed in a second currency ((i.e.,

stock/orders/shares/securities see col.5, lines 1-10, also see abstract).

Re claims 33 and 34. Claims 33 and 34 recite similar limitations to claim 1 and thus rejected using the same art and rationale in the rejection of claim 1.

Re claim 35. Claim 35 recites similar limitations to claim 8 and thus rejected using the same art and rationale in the rejection of claim 8.

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Re claim 36. Claim 36 recites similar limitations to claim 9 and thus rejected using the same art and rationale in the rejection of claim 9.

Re claim 37. Claim 37 recites similar limitations to claim 13 and thus rejected using the same art and rationale in the rejection of claim 13.

Re claim 38. Claim 38 recites similar limitations to claim 14 and thus rejected using the same art and rationale in the rejection of claim 14.

Re claim 39. Claim 39 recites similar limitations to claim 1 and thus rejected using the same art and rationale in the rejection of claim 1.

Re claim 40. Claim 40 recites similar limitations to claim 17 and thus rejected using the same art and rationale in the rejection of claim 17.

Re claim 41. Claim 41 recites similar limitations to claim 1 and thus rejected using the same art and rationale in the rejection of claim 1.

Re claim 42. Kalmus further discloses the method, comprising also automatically disclosing said quantity from reserve and said price therefor (i.e., operative best bid and best asked prices for each stock are communicated over link 22 from NASDAQ......, and orders for trades in the relevant securities are funneled to the processor in real time, see col.4, lines 52-60).

Re claim 43. Kalmus further discloses the method, comprising disclosing said quantity from reserve and said price therefor in response to a prompt (i.e., **the processor signals the trader** who in turn readjusts his quantity or other market-characterizing criteria, and following each price change, all non-executable orders stored in memory

are reviewed to determine whether they have become executable (see col.5, line31-45)).

Re claims 44 and 45. Kalmus further discloses the method, wherein said reserve price change is associated with said order in response to a prompt (i.e., when the insider market price changes, **the processor signals** the trader who in turn readjusts his quantity or other market-characterizing criteria, and following each price change, all non-executable orders stored in memory are reviewed to determine whether they have become executable (see col.5, line31-45)).

Re claim 46. Claim 46 recites similar limitations to claim 1, and thus rejected using the same art and rationale in the rejection of claim 1.

Re claim 47. Claim 47 recites similar limitations to claim 42, and thus rejected using the same art and rationale in the rejection of claim 42.

Re claim 48. Claim 48 recites similar limitations to claim 43, and thus rejected using the same art and rationale in the rejection of claim 43.

Re claims 49 and 50. Kalmus further discloses the method, wherein said reserve price change is associated with said order in response to a prompt (i.e., when the insider market price changes, **the processor signals** the trader who in turn readjusts his quantity or other market-characterizing criteria, and following each price change, all non-executable orders stored in memory are reviewed to determine whether they have become executable (see col.5, line31-45)).

## Response to Arguments

Applicant's arguments with respect to claims 1-50 have been considered but are moot in view of the new ground(s) of rejection.

#### Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to OJO O. OYEBISI whose telephone number is (571) 272-8298. The examiner can normally be reached on 8:30A.M-5:30P.M.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, HYUNG S. SOUGH can be reached on (571)272-6799. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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